

# Future of Florida's Families Committee

Wednesday, March 22, 2006 9:00 AM – NOON 12 House Office Building

**ACTION PACKET** 

### **Future of Florida's Families Committee**

3/22/2006 9:00:00AM

Location: 12 HOB

**AMENDED** 

### Attendance:

	Present	Absent	Excused
Bill Galvano (Chair)	X		
Rafael Arza		Х	
Aaron Bean	X		
Susan Bucher	X		
Mike Davis	X		
Richard Glorioso	X		
Susan Goldstein	X		<u> </u>
Will Kendrick	X		
Totals:	7	1	0

# Future of Florida's Families Committee 3/22/2006 9:00:00AM

Location: 12 HOB AMENDED

HB 761 : Trespass on the Property of a Certified Domestic Violence Center

X Favorable					
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Rafael Arza			X		•
Aaron Bean	X				
Susan Bucher	X				
Mike Davis	X				
Richard Glorioso	X				
Susan Goldstein	X				
Will Kendrick	X				
Bill Galvano (Chair)	X				
	Total Yeas: 7	Total Nays: (	0		

# Future of Florida's Families Committee 3/22/2006 9:00:00AM

Location: 12 HOB AMENDED

PCB FFF 06-01: Welfare of Children

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Rafael Arza			X		
Aaron Bean	X				
Susan Bucher	X		·		
Mike Davis	X				
Richard Glorioso	X				
Susan Goldstein	X				
Will Kendrick	X				
Bill Galvano (Chair)	X				
	Total Yeas: 7	Total Nays:	: 0		

### **Appearances:**

Welfare of Children Ron Meyer (Lobbyist) - Opponent Florida Education Association PO Box 1547 Tallahassee FL 32302

Phone: 850.878.5212

Welfare of Children Candra Moore (State Employee) - Proponent Assistant State Attorney - Ninth Circuit 415 N. Orange Avenue Orlando FL 32801 Phone: 407/836-2416

Welfare of Children Randy Means (State Employee) - Proponent 420 N. Orange Avenue Orlando FL 32802

# Future of Florida's Families Committee 3/22/2006 9:00:00AM

Location: 12 HOB

**AMENDED** 

PCB FFF 06-02 : Child Support

X Temporarily Deferred

### **Appearances:**

Child Support
Mark Sessums - Information Only
AAML
395 South Central Avenue
Bartow FL 33830
Phone: 863.533.0314

Child Support
Rob McNeely, Esq. - Information Only
Family Law Section Florida Bar
2898-6 Mahan Drive
Tallahassee FL
Phone: 850.656.7780

Print Date: 3/22/2006 11:31 am Page 4 of 5

# Future of Florida's Families Committee 3/22/2006 9:00:00AM

Location: 12 HOB AMENDED

Summary:

**Future of Florida's Families Committee** 

Wednesday March 22, 2006 09:00 am

HB 761 Favorable Yeas: 7 Nays: 0

PCB FFF 06-01 Favorable With Amendments Yeas: 7 Nays: 0

PCB FFF 06-02 Temporarily Deferred

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### HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 1

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Bill No. PCB FFF 06-01

COUNCIL/COMMITTEE	ACTION	
ADOPTED	(Y/N)	
ADOPTED AS AMENDED	$-\sqrt{(Y/N)}$	
ADOPTED W/O OBJECTION	$\sqrt{(Y/N)}$	
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER		

Council/Committee hearing bill: Future of Florida's Families Representative(s) Galvano offered the following:

### Amendment

Delete line 325 and insert:

districts; the Florida local advocacy councils; <u>community-based care lead agencies</u>; <u>private or public programs or organizations with recognized expertise in working with child abuse prevention programs for children and families</u>; private or public community

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### Bill No. PCB FFF 06-01

# COUNCIL/COMMITTEE ACTION ADOPTED \_\_\_\_ (Y/N) ADOPTED AS AMENDED \_\_\_\_ (Y/N) ADOPTED W/O OBJECTION \_\_\_\_ (Y/N) FAILED TO ADOPT \_\_\_\_ (Y/N) WITHDRAWN \_\_\_\_ (Y/N) OTHER

Council/Committee hearing bill: Future of Florida's Families Representative(s) Galvano offered the following:

### Amendment (with title amendment)

Between lines 548 - 549, insert:

Section 5. Paragraph (a) of subsection (2) of section 39.202, Florida Statutes, is amended to read:

- 39.202 Confidentiality of reports and records in cases of child abuse or neglect.—
- (2) Except as provided in subsection (4), access to such records, excluding the name of the reporter which shall be released only as provided in subsection (5), shall be granted only to the following persons, officials, and agencies:
- (a) Employees, authorized agents, or contract providers of the department, the Department of Health, or county agencies responsible for carrying out:
  - 1. Child or adult protective investigations;
  - 2. Ongoing child or adult protective services;
  - 3. Early intervention and prevention services;
  - 4.<del>3.</del> Healthy Start services; or

### HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

### Amendment No. 2

	5.4.	Licer	nsure	or	appro	oval	of	adop	tive	e ho	mes,	fos	ter
homes	, or	child	care	fac	ciliti	ies,	or	fami	ly o	day	care	hom	nes
or in:	forma	al chil	ld car	e p	provid	ders	who	rec	eive	e su	ubsid	lizec	d
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care a	and v	velfare	e of c	hil	dren.								

 $\underline{6.5.}$  Services for victims of domestic violence when provided by certified domestic violence centers working at the department's request as case consultants or with shared clients.

Also, employees or agents of the Department of Juvenile Justice responsible for the provision of services to children, pursuant to chapters 984 and 985.

### TITLE AMENDMENT

Delete line 25 and insert:

definitions; amending s. 39.202, F.S., providing access to records for agencies that provide early intervention and prevention services;

Bill No. PCB FFF 06-01

COUNCIL/COMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	$\sqrt{N}$
OTHER	

Council/Committee hearing bill: Future of Florida's Families
Committee and Representative(s) Glorioso offered the following:

### Amendment (with title amendment)

Remove lines 596-1334, and insert:

Section 7. Section 409.1451, Florida Statutes, is amended to read:

409.1451 Independent living transition services. --

- (3) PREPARATION FOR INDEPENDENT LIVING. --
- (a) It is the intent of the Legislature for the Department of Children and Family Services to assist older children in foster care and young adults who exit foster care at age 18 in making the transition to independent living and self-sufficiency as adults. The department shall provide such children and young adults with opportunities to participate in life skills activities in their foster families and communities which are reasonable and appropriate for their respective ages or for any special needs they may have, and shall provide them with services to build life the skills and increase their ability to live independently and become self-sufficient. To support the provision of opportunities for participation in age-appropriate life skills activities, the department shall:

responsibilities to be offered to all children involved in

Develop a list of age-appropriate activities and

independent living transition services and their foster parents.

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- 2. Provide training for staff and foster parents to address the issues of older children in foster care in transitioning to adulthood, which shall include information on high school completion, grant applications, vocational school opportunities, supporting education and employment
- opportunities, and providing opportunities to participate in appropriate daily activities. Develop procedures to maximize the authority of foster
- parents to approve participation in age-appropriate activities of children in their care.
- Provide opportunities for older children in foster care to interact with mentors.
- Develop and implement procedures for older children to directly access and manage the personal allowance they receive from the department in order to learn responsibility and participate in age-appropriate life skills activities to the extent feasible.
- 6. Make a good faith effort to fully explain, prior to execution of any signature, if required, any document, report, form, or other record, whether written or electronic, presented to a child or young adult and allow for the recipient to ask any appropriate questions necessary to fully understand the document. It shall be the responsibility of the person presenting the document to the child or young adult to comply with this subparagraph.
- It is further the intent of the Legislature that each child in foster care, his or her foster parents, if applicable, and the department or community-based provider set early

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achievement and career goals for the child's postsecondary educational and work experience. The department and community-based providers shall implement the model set forth in this paragraph to help ensure that children in foster care are ready for postsecondary education and the workplace.

- For children in foster care who have reached 13 years of age, entering the 9th grade, their foster parents, and the department or community-based provider shall be active participants in ensure that the child's case plan includes an educational and career path choosing a post-high school-goal based upon both the abilities and interests of each child. The child, foster parents, and a teacher or other school staff member shall be included to the fullest extent possible in developing the path goal. The path shall be reviewed at each judicial hearing as part of the case plan and shall accommodate the needs of children served in exceptional education programs to the extent appropriate for each individual. Such children may continue to follow the courses outlined in the district school board student progression plan. Children in foster care, with the assistance of their foster parents, and the department or community-based provider shall choose one of the following postsecondary goals:
- a. Attending a 4-year college or university, a community college plus university, or a military academy;
  - b. Receiving a 2-year postsecondary degree;
- c. Attaining a postsecondary career and technical certificate or credential; or
- d. Beginning immediate employment, including apprenticeship, after completion of a high school diploma or its equivalent, or enlisting in the military.

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- In order to assist the child in foster care in achieving his or her chosen goal, the department or communitybased provider shall, with the participation of the child and foster parents, identify:
- The core courses in the child's secondary school necessary to qualify for a chosen goal.
- b. Any elective courses which would provide additional help in reaching a chosen goal.
- The grade point requirement and any additional information necessary to achieve a specific goal.
- A teacher, other school staff member, employee of the department or community-based care provider, or community volunteer who would be willing to work with the child as an academic advocate or mentor if foster parent involvement is insufficient or unavailable.
- In order to complement educational goals, the department and community-based providers are encouraged to form partnerships with the business community to support internships, apprenticeships, or other work-related opportunities.
- The department and community-based providers shall ensure that children in foster care and their foster parents are made aware of the postsecondary goals available and shall assist in identifying the coursework necessary to enable the child to reach the chosen goal.
- All children in foster care and young adults formerly in foster care are encouraged to take part in learning opportunities that result from participation in community service activities.
- Children in foster care and young adults formerly in foster care shall be provided with the opportunity to change from one postsecondary goal to another, and each postsecondary

goal shall allow for changes in each individual's needs and preferences. Any change, particularly a change that will result in additional time required to achieve a goal, shall be made with the guidance and assistance of the department or community-based provider.

- (4) SERVICES FOR CHILDREN IN FOSTER CARE. -- The department shall provide the following transition to independence services to children in foster care who meet prescribed conditions and are determined eligible by the department. The service categories available to children in foster care which facilitate successful transition into adulthood are:
  - (a) Preindependent living services. --
- 1. Preindependent living services include, but are not limited to, life skills training, educational field trips, and conferences. The specific services to be provided to a child shall be determined using a preindependent living assessment.
- 2. A child who has reached 13 years of age but is not yet 15 years of age who is in foster care is eligible for such services.
- 3. The department shall conduct an annual staffing for each child who has reached 13 years of age but is not yet 15 years of age to ensure that the preindependent living training and services to be provided as determined by the preindependent living assessment are being received and to evaluate the progress of the child in developing the needed independent living skills.
- 4. At the first annual staffing that occurs following a child's 14th birthday, and at each subsequent staffing, the department or community-based provider shall ensure that the child's case plan includes an educational and career path based upon both the abilities and interests of each child and shall

provide to each child detailed <u>personalized</u> information on services provided by the Road-to-Independence Scholarship Program, including requirements for eligibility; on other grants, scholarships, and waivers that are available and should be sought by the child with assistance from the department, including, but not limited to, the Bright Futures Scholarship Program, as provided in ss. 1009.53-1009.538; on application deadlines; and on grade requirements for such programs.

- 5. Information related to both the preindependent living assessment and all staffings, which shall be reduced to writing and signed by the child participant, shall be included as a part of the written report required to be provided to the court at each judicial review held pursuant to s. 39.701.
  - (b) Life skills services.--
- 1. Life skills services may include, but are not limited to, independent living skills training, including training to develop banking and budgeting skills, interviewing skills, parenting skills, and time management or organizational skills, educational support, employment training, and counseling. Children receiving these services should also be provided with information related to social security insurance benefits and public assistance. The specific services to be provided to a child shall be determined using an independent life skills assessment.
- 2. A child who has reached 15 years of age but is not yet 18 years of age who is in foster care is eligible for such services.
- 3. The department shall conduct a staffing at least once every 6 months for each child who has reached 15 years of age but is not yet 18 years of age to ensure that the appropriate independent living training and services as determined by the

independent life skills assessment are being received and to evaluate the progress of the child in developing the needed independent living skills.

- 4. The department shall provide to each child in foster care during the calendar month following the child's 17th birthday an independent living assessment to determine the child's skills and abilities to live independently and become self-sufficient. Based on the results of the independent living assessment, services and training shall be provided in order for the child to develop the necessary skills and abilities prior to the child's 18th birthday.
- 5. Information related to both the independent life skills assessment and all staffings, which shall be reduced to writing and signed by the child participant, shall be included as a part of the written report required to be provided to the court at each judicial review held pursuant to s. 39.701.
  - (c) Subsidized independent living services .--
- 1. Subsidized independent living services are living arrangements that allow the child to live independently of the daily care and supervision of an adult in a setting that is not required to be licensed under s. 409.175.
- 2. A child who has reached 16 years of age but is not yet 18 years of age is eligible for such services if he or she:
- a. Is adjudicated dependent under chapter 39; has been placed in licensed out-of-home care for at least 6 months prior to entering subsidized independent living; and has a permanency goal of adoption, independent living, or long-term licensed care; and
- b. Is able to demonstrate independent living skills, as determined by the department, using established procedures and assessments.

- Independent living arrangements established for a child must be part of an overall plan leading to the total independence of the child from the department's supervision. The plan must include, but need not be limited to, a description of the skills of the child and a plan for learning additional identified skills; the behavior that the child has exhibited which indicates an ability to be responsible and a plan for developing additional responsibilities, as appropriate; a plan for future educational, vocational, and training skills; present financial and budgeting capabilities and a plan for improving resources and ability; a description of the proposed residence; documentation that the child understands the specific consequences of his or her conduct in the independent living program; documentation of proposed services to be provided by the department and other agencies, including the type of service and the nature and frequency of contact; and a plan for maintaining or developing relationships with the family, other adults, friends, and the community, as appropriate.
- 4. Subsidy payments in an amount established by the department may be made directly to a child under the direct supervision of a caseworker or other responsible adult approved by the department.
- (5) SERVICES FOR YOUNG ADULTS FORMERLY IN FOSTER CARE.—
  Based on the availability of funds, the department shall provide or arrange for the following services to young adults formerly in foster care who meet the prescribed conditions and are determined eligible by the department. The categories of services available to assist a young adult formerly in foster care to achieve independence are:
  - (a) Aftercare support services. --

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- 1. Aftercare support services are available to assist young adults who were formerly in foster care in their efforts to continue to develop the skills and abilities necessary for independent living. The aftercare support services available include, but are not limited to, the following:
  - a. Mentoring and tutoring.
  - Mental health services and substance abuse counseling.
- Life skills classes, including credit management and c. preventive health activities.
  - Parenting classes. d.
  - Job and career skills training.
  - f. Counselor consultations.
  - q. Temporary financial assistance.
  - h. Financial literacy skills.
- The specific services to be provided under this subparagraph shall be determined by an aftercare services assessment and may be provided by the department or through referrals in the community.
- Temporary assistance provided to prevent homelessness 2. shall be provided as expeditiously as possible and within the limitations defined by the department.
- 3.2. A young adult who has reached 18 years of age but is not yet 23 years of age who leaves foster care at 18 years of age but who requests services prior to reaching 23 years of age is eligible for such services.
- (d) 1. Payment of aftercare, scholarship, or transitional support funds. -- Payment of aftercare, scholarship, or transitional support funds shall be made directly to the recipient unless the recipient requests in writing to the community-based care lead agency, or the department, that the

payments or a portion of the payments be made directly on the recipient's behalf in order to secure services such as housing, counseling, education, or employment training as part of the young adult's own efforts to achieve self-sufficiency.

- 2. After the completion of aftercare support services that satisfy the requirements of sub-subparagraph (a)1.h., payment of awards under the Road-to-Independence Program shall be made by direct deposit to the recipient, unless the recipient requests in writing to the community-based care lead agency or the department that:
- (I) The payments be made directly to the recipient by check or warrant;
- (II) The payments or a portion of the payments be made directly on the recipient's behalf to institutions the recipient is attending to maintain eligibility under this section; or
- business or landlord for a legitimate expense, whether reimbursed or not. A legitimate expense for the purposes of this sub-sub-subparagraph shall include auto repair or maintenance; educational, job, or training expenses; and costs incurred, except legal costs, fines, or penalties, when applying for or executing a rental agreement for the purposes of securing a home or residence.
- 3. The community-based care lead agency may purchase housing, transportation, or employment services to ensure the availability and affordability of specific transitional services thereby allowing an eligible young adult to utilize these services in lieu of receiving a direct payment. Prior to purchasing such services, the community-based care lead agency must have a plan approved by the department describing the services to be purchased, the rationale for purchasing the

services, and a specific range of expenses for each service that is less than the cost of purchasing the service by an individual young adult. The plan must include a description of the transition of a young adult using these services into independence and a timeframe for achievement of independence. An eligible young adult who can demonstrate an ability to obtain these services independently and prefers a direct payment shall receive such payment. The plan must be reviewed annually and evaluated for cost-efficiency and for effectiveness in assisting young adults in achieving independence, preventing homelessness among young adults, and enabling young adults to earn a livable wage in a permanent employment situation.

- $\underline{4}$ . The young adult who resides with a foster family may not be included as a child in calculating any licensing restriction on the number of children in the foster home.
- (7) INDEPENDENT LIVING SERVICES ADVISORY COUNCIL.--The Secretary of Children and Family Services shall establish the Independent Living Services Advisory Council for the purpose of reviewing and making recommendations concerning the implementation and operation of the independent living transition services. This advisory council shall continue to function as specified in this subsection until the Legislature determines that the advisory council can no longer provide a valuable contribution to the department's efforts to achieve the goals of the independent living transition services.
- (a) Specifically, the advisory council shall assess the implementation and operation of the system of independent living transition services and advise the department on actions that would improve the ability of the independent living transition services to meet the established goals. The advisory council shall keep the department informed of problems being experienced

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with the services, barriers to the effective and efficient integration of services and support across systems, and successes that the system of independent living transition services has achieved. The department shall consider, but is not required to implement, the recommendations of the advisory council.

- The advisory council shall report to the appropriate (b) substantive committees of the Senate and the House of Representatives on the status of the implementation of the system of independent living transition services; efforts to publicize the availability of aftercare support services, the Road-to-Independence Scholarship Program, and transitional support services; specific barriers to financial aid created by the scholarship and possible solutions; the success of the services; problems identified; recommendations for department or legislative action; and the department's implementation of the recommendations contained in the Independent Living Services Integration Workgroup Report submitted to the Senate and the House substantive committees December 31, 2002. This advisory council report shall be submitted by December 31 of each year that the council is in existence and shall be accompanied by a report from the department which identifies the recommendations of the advisory council and either describes the department's actions to implement these recommendations or provides the department's rationale for not implementing the recommendations.
- (c) Members of the advisory council shall be appointed by the secretary of the department. The membership of the advisory council must include, at a minimum, representatives from the headquarters and district offices of the Department of Children and Family Services, community-based care lead agencies, the Agency for Workforce Innovation, the Department of Education,

 the Agency for Health Care Administration, the State Youth Advisory Board, Workforce Florida, Inc., the Statewide Guardian Ad Litem Office, foster parents, recipients of Road-to-Independence Program funding, and advocates for foster children. The secretary shall determine the length of the term to be served by each member appointed to the advisory council, which may not exceed 4 years.

- (d) The Department of Children and Family Services shall provide administrative support to the Independent Living

  Advisory Council to accomplish its assigned tasks. The advisory council shall be afforded access to all appropriate data from the department, each community-based care lead agency, and other relevant agencies in order to accomplish the tasks set forth in this section. The data collected may not include any information that would identify a specific child or young adult.
- (9) MEDICAL ASSISTANCE FOR YOUNG ADULTS FORMERLY IN FOSTER CARE.—The department shall enroll in the Florida KidCare program, outside the open enrollment period, each young adult who is eligible as described in paragraph (2)(b) and who has not yet reached his or her  $20^{th}$  19th birthday.
- (a) A young adult who was formerly in foster care at the time of his or her 18th birthday and who is 18 years of age but not yet  $20\ 19$ , shall pay the premium for the Florida KidCare program as required in s. 409.814.
- (b) A young adult who has health insurance coverage from a third party through his or her employer or who is eligible for Medicaid is not eligible for enrollment under this subsection.

### TITLE AMENDMENT

Remove lines 28-53, and insert:

### HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 3a

health oversight agencies for certain purposes; amending s.
409.1451, F.S.; revising duties of the Department of Children
and Family Services regarding independent living transition
services; including additional parties in the review of a
child's academic performance; requiring additional aftercare
support services; providing procedures for the payment of
awards; requiring a community-based care lead agency to develop
a plan for purchase and delivery of such services and requiring
department approval prior to implementation; permitting the
Independent Living Advisory Council to have access to certain
data held by the department and certain agencies;

# HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No.3b (for drafter's use only)

PCB FFF 06-01

ACTION
(Y/N)
-/(Y/N)
(Y/N)
(Y/N)
(Y/N)

Council/Committee hearing bill: Future of Florida's Families Committee and Representative Glorioso offered the following:

### Amendment (with title amendment)

Remove line(s) 596-1334 and insert:

Section 7. Section 409.1451, Florida Statutes, is amended to read:

409.1451 Independent living transition services. --

- (2) ELIGIBILITY.--
- (a) The department shall serve children who have reached 13 years of age but are not yet 18 years of age and who are in foster care by providing services pursuant to subsection (4). Children to be served must meet the eligibility requirements set forth for specific services as provided in this section.
- (b) The department shall serve young adults who have reached 18 years of age or were placed with a court-approved nonrelative or guardian after reaching 16 years of age and have spent a minimum of 6 months in foster care but are not yet 23 years of age and who were in foster care when they turned 18 years of age by providing services pursuant to subsection (5). Young adults are not entitled to be served but must meet the

22 eligibility requirements set forth for specific services in this section.

- (3) PREPARATION FOR INDEPENDENT LIVING. --
- (a) It is the intent of the Legislature for the Department of Children and Family Services to assist older children in foster care and young adults who exit foster care at age 18 in making the transition to independent living and self-sufficiency as adults. The department shall provide such children and young adults with opportunities to participate in life skills activities in their foster families and communities which are reasonable and appropriate for their respective ages or for any special needs they may have, and shall provide them with services to build life the skills and increase their ability to live independently and become self-sufficient. To support the provision of opportunities for participation in age-appropriate life skills activities, the department shall:
- 1. Develop a list of age-appropriate activities and responsibilities to be offered to all children involved in independent living transition services and their foster parents.
- 2. Provide training for staff and foster parents to address the issues of older children in foster care in transitioning to adulthood, which shall include information on high school completion, grant applications, vocational school opportunities, supporting education and employment opportunities, and providing opportunities to participate in appropriate daily activities.
- 3. Develop procedures to maximize the authority of foster parents or caregivers to approve participation in age-appropriate activities of children in their care. The age-appropriate activities and the authority of the foster parent or

52 caregiver shall be developed into a written plan that the foster
53 parent or caregiver, the child, and the case manager all develop
54 together, sign, and follow. This plan must include specific
55 goals and objectives and be reviewed and updated no less than

56 quarterly.

- 4. Provide opportunities for older children in foster care to interact with mentors.
- 5. Develop and implement procedures for older children to directly access and manage the personal allowance they receive from the department in order to learn responsibility and participate in age-appropriate life skills activities to the extent feasible.
- 6. Make a good faith effort to fully explain, prior to execution of any signature, if required, any document, report, form, or other record, whether written or electronic, presented to a child or young adult pursuant to this chapter and allow for the recipient to ask any appropriate questions necessary to fully understand the document. It shall be the responsibility of the person presenting the document to the child or young adult to comply with this subparagraph.
- (b) It is further the intent of the Legislature that each child in foster care, his or her foster parents, if applicable, and the department or community-based provider set early achievement and career goals for the child's postsecondary educational and work experience. The department and community-based providers shall implement the model set forth in this paragraph to help ensure that children in foster care are ready for postsecondary education and the workplace.
- 1. For children in foster care who have reached 13 years of age, entering the 9th grade, their foster parents, and the

department or community-based provider shall be active participants in ensure that the child's case plan includes an educational and career path <del>choosing a post-high school goal</del> based upon both the abilities and interests of each child. The child, foster parents, and a teacher or other school staff member shall be included to the fullest extent possible in developing the path. goal The path shall be reviewed at each judicial hearing as part of the case plan and shall accommodate the needs of children served in exceptional education programs to the extent appropriate for each individual. Such children may continue to follow the courses outlined in the district school board student progression plan. Children in foster care, with the assistance of their foster parents, and the department or 94 95 community-based provider shall choose one of the following 96 postsecondary goals:

- Attending a 4-year college or university, a community college plus university, or a military academy;
  - Receiving a 2-year postsecondary degree;
- Attaining a postsecondary career and technical certificate or credential; or
- Beginning immediate employment, including apprenticeship, after completion of a high school diploma or its equivalent, or enlisting in the military.
- In order to assist the child in foster care in achieving his or her chosen goal, the department or communitybased provider shall, with the participation of the child and foster parents, identify:
- The core courses necessary to qualify for a chosen goal.

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- b. Any elective courses which would provide additional help in reaching a chosen goal.
- c. The grade point requirement and any additional information necessary to achieve a specific goal.
- d. A teacher, other school staff member, employee of the department or community-based care provider, or community volunteer who would be willing to work with the child as an academic advocate or mentor if foster parent involvement is insufficient or unavailable.
- 3. In order to complement educational goals, the department and community-based providers are encouraged to form partnerships with the business community to support internships, apprenticeships, or other work-related opportunities.
- 4. The department and community-based providers shall ensure that children in foster care and their foster parents are made aware of the postsecondary goals available and shall assist in identifying the coursework necessary to enable the child to reach the chosen goal.
- (c) All children in foster care and young adults formerly in foster care are encouraged to take part in learning opportunities that result from participation in community service activities.
- (d) Children in foster care and young adults formerly in foster care shall be provided with the opportunity to change from one postsecondary goal to another, and each postsecondary goal shall allow for changes in each individual's needs and preferences. Any change, particularly a change that will result in additional time required to achieve a goal, shall be made with the guidance and assistance of the department or community-based provider.

- (4) SERVICES FOR CHILDREN IN FOSTER CARE.—The department shall provide the following transition to independence services to children in foster care who meet prescribed conditions and are determined eligible by the department. The service categories available to children in foster care which facilitate successful transition into adulthood are:
  - (a) Preindependent living services. --
- 1. Preindependent living services include, but are not limited to, life skills training, educational field trips, and conferences. The specific services to be provided to a child shall be determined using a preindependent living assessment.
- 2. A child who has reached 13 years of age but is not yet 15 years of age who is in foster care is eligible for such services.
- 3. The department shall conduct an annual staffing for each child who has reached 13 years of age but is not yet 15 years of age to ensure that the preindependent living training and services to be provided as determined by the preindependent living assessment are being received and to evaluate the progress of the child in developing the needed independent living skills.
- 4. At the first annual staffing that occurs following a child's 14th birthday, and at each subsequent staffing, the department or community-based provider shall ensure that the child's case plan includes an educational and career path based upon both the abilities and interests of each child and shall provide to each child detailed personalized information on services provided by the Road-to-Independence Scholarship Program, including requirements for eligibility; on other grants, scholarships, and waivers that are available and should

be sought by the child with assistance from the department, including, but not limited to, the Bright Futures Scholarship Program, as provided in ss. 1009.53-1009.538; on application deadlines; and on grade requirements for such programs.

- 5. Information related to both the preindependent living assessment and all staffings, which shall be reduced to writing and signed by the child participant, shall be included as a part of the written report required to be provided to the court at each judicial review held pursuant to s. 39.701.
  - (b) Life skills services. --
- 1. Life skills services may include, but are not limited to, independent living skills training, including training to develop banking and budgeting skills, interviewing skills, parenting skills, and time management or organizational skills, educational support, employment training, and counseling. Children receiving these services should also be provided with information related to social security insurance benefits and public assistance. The specific services to be provided to a child shall be determined using an independent life skills assessment.
- 2. A child who has reached 15 years of age but is not yet 18 years of age who is in foster care is eligible for such services.
- 3. The department shall conduct a staffing at least once every 6 months for each child who has reached 15 years of age but is not yet 18 years of age to ensure that the appropriate independent living training and services as determined by the independent life skills assessment are being received and to evaluate the progress of the child in developing the needed independent living skills.

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- 4. The department shall provide to each child in foster care during the calendar month following the child's 17th birthday an independent living assessment to determine the child's skills and abilities to live independently and become self-sufficient. Based on the results of the independent living assessment, services and training shall be provided in order for the child to develop the necessary skills and abilities prior to the child's 18th birthday.
- 5. Information related to both the independent life skills assessment and all staffings, which shall be reduced to writing and signed by the child participant, shall be included as a part of the written report required to be provided to the court at each judicial review held pursuant to s. 39.701.
  - (c) Subsidized independent living services. --
- 1. Subsidized independent living services are living arrangements that allow the child to live independently of the daily care and supervision of an adult in a setting that is not required to be licensed under s. 409.175.
- 2. A child who has reached 16 years of age but is not yet 18 years of age is eligible for such services if he or she:
- a. Is adjudicated dependent under chapter 39; has been placed in licensed out-of-home care for at least 6 months prior to entering subsidized independent living; and has a permanency goal of adoption, independent living, or long-term licensed care; and
- b. Is able to demonstrate independent living skills, as determined by the department, using established procedures and assessments.
- 3. Independent living arrangements established for a child must be part of an overall plan leading to the total

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231 independence of the child from the department's supervision. The 232 plan must include, but need not be limited to, a description of the skills of the child and a plan for learning additional 233 234 identified skills; the behavior that the child has exhibited 235 which indicates an ability to be responsible and a plan for 236 developing additional responsibilities, as appropriate; a plan 237 for future educational, vocational, and training skills; present financial and budgeting capabilities and a plan for improving 238 239 resources and ability; a description of the proposed residence; 240 documentation that the child understands the specific 241 consequences of his or her conduct in the independent living program; documentation of proposed services to be provided by 242 the department and other agencies, including the type of service 243 244 and the nature and frequency of contact; and a plan for maintaining or developing relationships with the family, other 245 246 adults, friends, and the community, as appropriate.

- 4. Subsidy payments in an amount established by the department may be made directly to a child under the direct supervision of a caseworker or other responsible adult approved by the department.
- Based on the availability of funds, the department shall provide or arrange for the following services to young adults formerly in foster care who meet the prescribed conditions and are determined eligible by the department. The department, or a community-based care lead agency when the agency is under contract with the department to provide the services described under this subsection, shall develop an annual plan to implement those services. A plan shall be developed for each community-based care service area in the state. Each plan that is

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### HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No.3b (for drafter's use only)

261 developed by a community-based care lead agency shall be 262 submitted to the department. Each plan shall include the number 263 of young adults to be served each month of the fiscal year and 264 specify the number of young adults who will reach 18 years of 265 age who will be eligible for the plan and the number of young 266 adults who will reach 23 years of age and will be ineligible for 267 the plan or who are otherwise ineligible during each month of 268 the fiscal year; staffing requirements and all related costs to 269 administer the services and program; expenditures to or on 270 behalf of the eligible recipients; costs of services provided to 271 young adults through an approved plan for housing, 272 transportation, and employment; reconciliation of these expenses 273 and any additional related costs with the funds allocated for 274 these services; and an explanation of and a plan to resolve any 275 shortages or surpluses in order to end the fiscal year with a 276 balanced budget. The categories of services available to assist 277 a young adult formerly in foster care to achieve independence 278 are:

- (a) Aftercare support services. --
- 1. Aftercare support services are available to assist young adults who were formerly in foster care in their efforts to continue to develop the skills and abilities necessary for independent living. The aftercare support services available include, but are not limited to, the following:
  - a. Mentoring and tutoring.
  - b. Mental health services and substance abuse counseling.
- c. Life skills classes, including credit management and preventive health activities.
  - d. Parenting classes.
  - e. Job and career skills training.

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- f. Counselor consultations.
  - g. Temporary financial assistance.
  - h. Financial literacy skills.

The specific services to be provided under this subparagraph shall be determined by an aftercare services assessment and may be provided by the department or through referrals in the community.

- 2. Temporary assistance provided to prevent homelessness shall be provided as expeditiously as possible and within the limitations defined by the department.
- 3.2. A young adult who has reached 18 years of age but is not yet 23 years of age who leaves foster care at 18 years of age but who requests services prior to reaching 23 years of age is eligible for such services.
  - (b) Road-to-Independence Scholarship Program.-
- 1. The Road-to-Independence Scholarship Program is intended to help eligible students who are former foster children in this state to receive the educational and vocational training needed to achieve independence. The amount of the award shall be based on the living and educational needs of the young adult and may be up to, but may not exceed, the amount of earnings that the student would have been eligible to earn working a 40-hour-a-week federal minimum wage job.
- 2. A young adult who has reached 18 years of age but is not yet 21 years of age is eligible for the initial award, and a young adult under 23 years of age is eligible for renewal awards, if he or she:
- a. Was a dependent child, under chapter 39, and was living in licensed foster care or in subsidized independent living at

- 321 the time of his or her 18th birthday or is currently in licensed
- 322 foster care or subsidized independent living, was adopted from
- 323 foster care after reaching 16 years of age, or, after spending
- 324 at least 6 months in the custody of the department after
- reaching 16 years of age, was placed in a guardianship by the
- 326 <u>court</u>;

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- b. Spent at least 6 months living in foster care before reaching his or her 18th birthday;
  - c. Is a resident of this state as defined in s. 1009.40;
    - d. Meets one of the following qualifications:
  - (I) Has earned a standard high school diploma or its equivalent as described in s. 1003.43 or s. 1003.435, or has earned a special diploma or special certificate of completion as described in s. 1003.438, and has been admitted for full-time enrollment in an eligible postsecondary education institution as defined in s. 1009.533;
  - (II) Is enrolled full time in an accredited high school; or
  - (III) Is enrolled full time in an accredited adult education program designed to provide the student with a high school diploma or its equivalent.
  - 3. A young adult applying for the a Road-to-Independence Program Scholarship must apply for any other grants and scholarships for which he or she may qualify. The department shall assist the young adult in the application process and may use the federal financial aid grant process to determine the funding needs of the young adult.
  - 4. An award shall be available to a young adult who is considered a full-time student or its equivalent by the

### HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No.3b (for drafter's use only)

351 educational institution in which he or she is enrolled, unless 352 that young adult has a recognized disability preventing fulltime attendance. The amount of the award, whether it is being 353 354 used by a young adult working toward completion of a high school diploma or its equivalent or working toward completion of a 355 postsecondary education program, shall be determined based on an 356 assessment of the funding needs of the young adult. This 357 assessment must consider the young adult's living and 358 educational costs and other grants, scholarships, waivers, 359 earnings, and other income to be received by the young adult. An 360 361 award shall be available only to the extent that other grants and scholarships are not sufficient to meet the living and 362 363 educational needs of the young adult, but an award may not be less than \$25 in order to maintain Medicaid eligibility for the 364 365 young adult as provided in s. 409.903.

- 5.a. The department must advertise the <u>criteria</u>, <u>application procedures</u>, <u>and</u> availability of the program <u>to:</u>
- (I) Children and young adults in, leaving, or formerly in foster care.
  - (II) Case managers.
  - (III) Guidance and family services counselors.
- (IV) Principals or other relevant school administrators and must ensure that the children and young adults leaving foster care, foster parents, or family services counselors are informed of the availability of the program and the application procedures.
- b. A young adult must apply for the initial award during the 6 months immediately preceding his or her 18th birthday, and the department shall provide assistance with the application process. A young adult who fails to make an initial application,

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but who otherwise meets the criteria for an initial award, may make one application for the initial award if the application is made before the young adult's 21st birthday. If the young adult does not apply for an initial award before his or her 18th birthday, the department shall inform that young adult of the opportunity to apply before turning 21 years of age.

- c. If funding for the program is available, The department shall issue awards from the scholarship program for each young adult who meets all the requirements of the program to the extent funding is available.
- d. An award shall be issued at the time the eligible student reaches 18 years of age.
- e. A young adult who is eligible for the Road-to-Independence Program, transitional support services, or aftercare services and who so desires shall be allowed to reside with the licensed foster family or group care provider with whom he or she was residing at the time of attaining his or her 18th birthday or to reside in another licensed foster home or with a group care provider arranged by the department.
- f. If the award recipient transfers from one eligible institution to another and continues to meet eligibility requirements, the award must be transferred with the recipient.
- g. Scholarship Funds awarded to any eligible young adult under this program are in addition to any other services or funds provided to the young adult by the department through transitional support services or aftercare services its independent living transition services.
- h. The department shall provide information concerning young adults receiving <u>funding through</u> the Road-to-Independence <u>Program</u> <u>Scholarship</u> to the Department of Education for inclusion

in the student financial assistance database, as provided in s.

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- i. Scholarship Funds are intended to help eligible young adults students who are former foster children in this state to receive the educational and vocational training needed to become independent and self-supporting. The funds shall be terminated when the young adult has attained one of four postsecondary goals under subsection (3) or reaches 23 years of age, whichever occurs earlier. In order to initiate postsecondary education, to allow for a change in career goal, or to obtain additional skills in the same educational or vocational area, a young adult may earn no more than two diplomas, certificates, or credentials. A young adult attaining an associate of arts or associate of science degree shall be permitted to work toward completion of a bachelor of arts or a bachelor of science degree or an equivalent undergraduate degree. Road-to-Independence Program Scholarship funds may not be used for education or training after a young adult has attained a bachelor of arts or a bachelor of science degree or an equivalent undergraduate degree.
- j. The department shall evaluate and renew each award annually during the 90-day period before the young adult's birthday. In order to be eligible for a renewal award for the subsequent year, the young adult must:
- (I) Complete the number of hours, or the equivalent considered full time by the educational institution, unless that young adult has a recognized disability preventing full-time attendance, in the last academic year in which the young adult earned an award a scholarship, except for a young adult who meets the requirements of s. 1009.41

- (II) Maintain appropriate progress as required by the educational institution, except that, if the young adult's progress is insufficient to renew the <u>award scholarship</u> at any time during the eligibility period, the young adult may restore eligibility by improving his or her progress to the required level.
- k. Scholarship Funds may be terminated during the interim between an award and the evaluation for a renewal award if the department determines that the award recipient is no longer enrolled in an educational institution as defined in subsubparagraph 2.d., or is no longer a state resident. The department shall notify a recipient student who is terminated and inform the recipient student of his or her right to appeal.
- 1. An award recipient who does not qualify for a renewal award or who chooses not to renew the award may subsequently apply for reinstatement. An application for reinstatement must be made before the young adult reaches 23 years of age, and a student may not apply for reinstatement more than once. In order to be eligible for reinstatement, the young adult must meet the eligibility criteria and the criteria for award renewal for the scholarship program.
  - (c) Transitional support services. --
- 1. In addition to any services provided through aftercare support or the Road-to-Independence <u>Program Scholarship</u>, a young adult formerly in foster care may receive other appropriate short-term <u>funding and</u> services, which may include financial, housing, counseling, employment, education, mental health, disability, and other services, if the young adult demonstrates that the services are critical to the young adult's own efforts to achieve self-sufficiency and to develop a personal support

system. The department or community-based care provider shall work with the young adult in developing a joint transition agreement that is consistent with a needs assessment identifying the specific need for transitional services to support the young adult's own efforts. The young adult must have specific tasks to complete or maintain included in the agreement and be accountable for the completion of or making progress towards the completion of these tasks. If the young\_adult and department or community-based care provider cannot come to agreement regarding any part of the plan, the young adult may access a grievance process to its full extent in an effort to resolve the 

- 2. A young adult formerly in foster care is eligible to apply for transitional support services if he or she has reached 18 years of age but is not yet 23 years of age, was a dependent child pursuant to chapter 39, was living in licensed foster care or in subsidized independent living at the time of his or her 18th birthday, and had spent at least 6 months living in foster care before that date.
- 3. If at any time the services are no longer critical to the young adult's own efforts to achieve self-sufficiency and to develop a personal support system, they shall be terminated.
- (d) Payment of aftercare, <u>Road-to-Independence Program</u> scholarship, or transitional support funds.—
- 1. Payment of aftercare, Road-to-Independence Program scholarship, or transitional support funds shall be made directly to the recipient unless the recipient requests in writing to the community-based care lead agency, or the department, that the payments or a portion of the payments be made directly on the recipient's behalf in order to secure

disagreement.

services such as housing, counseling, education, or employment training as part of the young adult's own efforts to achieve self-sufficiency.

- 2. After the completion of aftercare support services that satisfy the requirements of sub-subparagraph (a)1.h., payment of awards under the Road-to-Independence Program shall be made by direct deposit to the recipient, unless the recipient requests in writing to the community-based care lead agency or the department that:
- (I) The payments be made directly to the recipient by check or warrant;
- (II) The payments or a portion of the payments be made directly on the recipient's behalf to institutions the recipient is attending to maintain eligibility under this section; or
- (III) The payments be made on a two-party check to a business or landlord for a legitimate expense, whether reimbursed or not. A legitimate expense for the purposes of this sub-sub-subparagraph shall include auto repair or maintenance; educational, job, or training expenses; and costs incurred, except legal costs, fines, or penalties, when applying for or executing a rental agreement for the purposes of securing a home or residence.
- 3.The community-based care lead agency may purchase housing, transportation, or employment services to ensure the availability and affordability of specific transitional services thereby allowing an eligible young adult to utilize these services in lieu of receiving a direct payment. Prior to purchasing such services, the community-based care lead agency must have a plan approved by the department describing the services to be purchased, the rationale for purchasing the

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- 531 services, and a specific range of expenses for each service that 532 is less than the cost of purchasing the service by an individual 533 young adult. The plan must include a description of the transition of a young adult using these services into 534 535 l independence and a timeframe for achievement of independence. An 536 eligible young adult who can demonstrate an ability to obtain these services independently and prefers a direct payment shall 537 receive such payment. The plan must be reviewed annually and 538 evaluated for cost-efficiency and for effectiveness in assisting 539 540 young adults in achieving independence, preventing homelessness 541 among young adults, and enabling young adults to earn a livable 542 wage in a permanent employment situation.
  - $\underline{4.}$  The young adult who resides with a foster family may not be included as a child in calculating any licensing restriction on the number of children in the foster home.
    - (e) Appeals process.--
  - 1. The Department of Children and Family Services shall adopt by rule a procedure by which a young adult may appeal an eligibility determination or the department's failure to provide aftercare, Road-to-Independence Program scholarship, or transitional support services, or the termination of such services, if such funds are available.
  - 2. The procedure developed by the department must be readily available to young adults, must provide timely decisions, and must provide for an appeal to the Secretary of Children and Family Services. The decision of the secretary constitutes final agency action and is reviewable by the court as provided in s. 120.68.
  - (7) INDEPENDENT LIVING SERVICES ADVISORY COUNCIL. -- The Secretary of Children and Family Services shall establish the

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Independent Living Services Advisory Council for the purpose of reviewing and making recommendations concerning the implementation and operation of the independent living transition services. This advisory council shall continue to function as specified in this subsection until the Legislature determines that the advisory council can no longer provide a valuable contribution to the department's efforts to achieve the goals of the independent living transition services.

- (a) Specifically, the advisory council shall assess the implementation and operation of the system of independent living transition services and advise the department on actions that would improve the ability of the independent living transition services to meet the established goals. The advisory council shall keep the department informed of problems being experienced with the services, barriers to the effective and efficient integration of services and support across systems, and successes that the system of independent living transition services has achieved. The department shall consider, but is not required to implement, the recommendations of the advisory council.
- substantive committees of the Senate and the House of Representatives on the status of the implementation of the system of independent living transition services; efforts to publicize the availability of aftercare support services, the Road-to-Independence Scholarship Program, and transitional support services; specific barriers to financial aid created by the scholarship and possible solutions; the success of the services; problems identified; recommendations for department or legislative action; and the department's implementation of the

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recommendations contained in the Independent Living Services Integration Workgroup Report submitted to the Senate and the House substantive committees December 31, 2002. This advisory council report shall be submitted by December 31 of each year that the council is in existence and shall be accompanied by a report from the department which identifies the recommendations of the advisory council and either describes the department's actions to implement these recommendations or provides the department's rationale for not implementing the recommendations.

- (c) Members of the advisory council shall be appointed by the secretary of the department. The membership of the advisory council must include, at a minimum, representatives from the headquarters and district offices of the Department of Children and Family Services, community-based care lead agencies, the Agency for Workforce Innovation, the Department of Education, the Agency for Health Care Administration, the State Youth Advisory Board, Workforce Florida, Inc., the Statewide Guardian Ad Litem Office, foster parents, recipients of Road-to-Independence Program funding, and advocates for foster children. The secretary shall determine the length of the term to be served by each member appointed to the advisory council, which may not exceed 4 years.
- (d) The Department of Children and Family Services shall provide administrative support to the Independent Living Advisory Council to accomplish its assigned tasks. The advisory council shall be afforded access to all appropriate data from the department, each community-based care lead agency, and other relevant agencies in order to accomplish the tasks set forth in this section. The data collected may not include any information that would identify a specific child or young adult.

- (9) MEDICAL ASSISTANCE FOR YOUNG ADULTS FORMERLY IN FOSTER CARE.—The department shall enroll in the Florida KidCare program, outside the open enrollment period, each young adult who is eligible as described in paragraph (2)(b) and who has not yet reached his or her 20<sup>th</sup> 19th birthday.
- (a) A young adult who was formerly in foster care at the time of his or her 18th birthday and who is 18 years of age but not yet 20 + 9, shall pay the premium for the Florida KidCare program as required in s. 409.814.
- (b) A young adult who has health insurance coverage from a third party through his or her employer or who is eligible for Medicaid is not eligible for enrollment under this subsection.
- (10) RULEMAKING. -- The department shall adopt by rule procedures to administer this section, including balancing the goals of normalcy and safety for the youth and providing the caregivers with as much flexibility as possible to enable the youth to participate in normal life experiences. The department shall not adopt rules relating to reductions in scholarship awards. The department shall engage in appropriate planning to prevent, to the extent possible, a reduction in scholarship awards after issuance.

========== T I T L E A M E N D M E N T =========

Remove lines 28-53 and insert:

health oversight agencies for certain purposes; amending s. 409.1451, F.S.; revising duties of the Department of Children and Family Services regarding independent living transition services; including additional parties in the review of a child's academic performance; requiring the department or a

# HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No.3b (for drafter's use only)

community-based care lead agency under contract with the department to develop a plan for delivery of such services; requiring additional aftercare support services; requiring collaboration between certain parties in the development of an agreement regarding the provision of transitional services; requiring a community-based care lead agency to develop a plan for purchase and delivery of such services and requiring department approval prior to implementation; permitting the Independent Living Advisory Council to have access to certain data held by the department and certain agencies;

## HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No.3c (for drafter's use only)

		PCB FFF 06-01
	COUNCIL/COMMITTEE	ACTION
	ADOPTED	(Y/N)
	ADOPTED AS AMENDED	(Y/N)
	ADOPTED W/O OBJECTION	$\sqrt{(Y/N)}$
	FAILED TO ADOPT	(Y/N)
	WITHDRAWN	(Y/N)
	OTHER	·
1	Council/Committee heari	ng bill: Future of Florida's Families
2	Committee and Represent	ative Glorioso offered the following:
3		·
4	Amendment (with ti	tle amendment)
5	Remove lines 1364-	1474
6		
7	====== T I T	L E A M E N D M E N T ========
8	Remove lines 57-62	and insert:
9		t.
10	ss. 39.013, 39.701, and	

#### HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 4

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Bill	No.	PCB	FFF	06-01

COUNCIL/COMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	_ (Y/N)
WITHDRAWN	$\sqrt{(Y/N)}$
OTHER	<del> </del>

Council/Committee hearing bill: Future of Florida's Families
And Representative(s) Glorioso offered the following:

### Amendment (with Title Amendment)

Remove lines 1364-1608

#### Title Amendment

Remove lines 56-64, and insert: certain standards within a specified timeframe; providing an appropriation; providing an effective date;

### HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No.4a. (for drafter's use only)

	PCB FFF 06-01
COUNCIL/COMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	XY/N)
ADOPTED W/O OBJECTION	<u>√</u> (Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	<del></del>
Council/Committee heari	ing bill: Future of Florida's Families
Committee and Represent	cative Glorioso offered the following:
Amendment (with ti	itle amendment)
Remove lines 1602-	-1608
======= T I T	L E A M E N D M E N T ========
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#### Bill No. PCB FFF 06-01

COUNCIL/COMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	$-/^{(Y/N)}$
WITHDRAWN	$\sqrt{(Y/N)}$
OTHER	·

Council/Committee hearing bill: Future of Florida's Families Representative(s) Bucher offered the following:

#### Amendment (with Title Amendment)

Remove lines 588 through 595, and insert:

Section 6. Subsection (1) of section 402.164, Florida Statutes, is amended to read:

402.164 Legislative intent; definitions. --

- (1) (a) It is the intent of the Legislature to use citizen volunteers as members of the Florida Statewide Advocacy Council and the Florida local advocacy councils, and to have volunteers operate a network of councils that shall, without interference by an executive agency, undertake to discover, monitor, investigate, and determine the presence of conditions or individuals that constitute a threat to the rights, health, safety, or welfare of persons who receive services from state agencies.
- (b) It is the further intent of the Legislature that monitoring and investigation shall safeguard the health, safety, and welfare of consumers of services provided by these state agencies.

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(c) It is further the intent of the Legislature that state agencies cooperate with the councils in forming interagency agreements, to provide the councils with client records defined as appropriate, so that the councils may monitor services and investigate claims.

Section 7. Subsections (5) and (7) of section 402.165, Florida Statutes, are amended to read:

- 402.165, Florida Statewide Advocacy Council; confidential records and meetings .--
- (5) (a) Members of the statewide council shall receive no compensation, but are entitled to be reimbursed for per diem and travel expenses in accordance with s. 112.061.
- The Governor shall select an executive director who shall serve at the pleasure of the Governor and shall perform the duties delegated to him or her by the council. The compensation of the executive director and staff shall be established in accordance with the rules of the Selected Exempt Service. The Governor shall give priority consideration in the selection of an executive director to an individual with professional expertise in research design, statistical analysis, and/or agency evaluation and analysis.
- The council may apply for, receive, and accept grants, (C) gifts, donations, bequests, and other payments including money or property, real or personal, tangible or intangible, and service from any governmental or other public or private entity or person and make arrangements as to the use of same.
- The statewide council shall annually prepare a budget (d) request that, after it is approved by the council, shall be submitted to the Governor. The budget shall include a request

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for funds to carry out the activities of the statewide council and the local councils.

- (7) The responsibilities of the statewide council include, but are not limited to:
- (a) Serving as an independent third-party mechanism for protecting the constitutional and human rights of clients within programs or facilities operated, funded, or contracted by any state agency that provides client services.
- (b) Monitoring, by site visit and through access to records, the delivery and use of services, programs, or facilities operated, funded, or contracted by any state agency that provides client services, for the purpose of preventing abuse or deprivation of the constitutional and human rights of clients. The statewide council may conduct an unannounced site visit or monitoring visit that involves the inspection of records if the visit is conditioned upon a complaint. A complaint may be generated by the council itself, after consulting with the Governor's office, if information from any state agency that provides client services or from other sources indicates a situation at the program or facility that indicates possible abuse or neglect or deprivation of the constitutional and human rights of clients. The statewide council shall establish and follow uniform criteria for the review of information and generation of complaints. For all self-generated complaints the statewide council shall develop written protocol to provide the Governor's office including the nature of the abuse or neglect, the agencies involved, the populations or numbers of individuals affected, the types of records necessary to complete the investigation, and a strategy for approaching

the problem. Routine program monitoring and reviews that do not require an examination of records may be made unannounced.

- (c) Receiving, investigating, and resolving reports of abuse or deprivation of constitutional and human rights referred to the statewide council by a local council. If a matter constitutes a threat to the life, safety, or health of clients or is multiservice-area in scope, the statewide council may exercise its powers without the necessity of a referral from a local council.
- (d) Reviewing existing programs or services and new or revised programs of the state agencies that provide client services and making recommendations as to how the rights of clients are affected.
- (e) Submitting an annual report to the Legislature, no later than December 30 of each calendar year, concerning activities, recommendations, and complaints reviewed or developed by the council during the year.
- (f) Conducting meetings at least <u>one time</u> six a year at the call of the chair and at other times at the call of the Governor or by written request of <u>eight</u> six members of the council including the Executive Director.
- (g) Developing and adopting uniform procedures to be used to carry out the purpose and responsibilities of the statewide council and the local councils.
- (h) Supervising the operations of the local councils and monitoring the performance and activities of all local councils and providing technical assistance to members of local councils.
- (i) Providing for the development and presentation of a standardized training program for members of local councils.

## HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No. 5

- between the council and the state agencies providing client services. The interagency agreements shall address the coordination of efforts and identify the roles and responsibilities of the statewide and local councils and each agency in fulfillment of their responsibilities, including access to records. The interagency agreements shall explicitly define processes through which the statewide and local councils will request records from the agency, and shall define processes for appeal when disputes about access to records arise between staff and council members.
- (k) Interagency agreements shall be renewed annually and are to completed and reported to the Governor by no later than February 1.

Remove lines 27-28 and insert:

regarding independent living transition services;

amending ss. 39.0015 and 39.302, F.S.; conforming crossreferences; amending s. 402.164, F.S.; designating statewide and
local advocacy councils as health oversight agencies for certain
purposes; establishing legislative intent for the statewide and
local advocacy councils; amending s. 402.165, F.S.; providing
guidelines for selection of council executive director;
establishing process for investigating reports of abuse;
revising council meeting requirements; requiring interagency
agreements to be completed; amending s. 409.1451, F.S.; revising
duties of the Department of Children and Family Services

#### TITLE AMENDMENT

Oh line 25, after definitions; insert:

amending s. 39,201, F.S.; providing for transfer of an abuse report of known or suspected child abuse by an employee of a public school to law enforcement; exempting the Department of Children and Family Services from a protective investigation;

#### **Boarding Schools**

### AMENDMENT 6

Remove lines 1335-1363 and insert:

Section 8. Paragraph (b) of subsection (2) of section 409.175, Florida Statutes, is amended to read:

409.175 Licensure of family foster homes, residential child-caring agencies, and child-placing agencies; public records exemption.

(2) As used in this section, the term:

(b) "Boarding school" means a school which is accredited by the Florida Council of Independent Schools or the Southern Association of Colleges and Schools, which is accredited by the Council on Accreditation, the Commission of Rehabilitative Facilities or the Council on Residential Education and which is registered with the Department of Education as a school. Its program must follow established school schedules, with holiday breaks and summer recesses in accordance with other public and private school programs. The children in residence must customarily return to their family homes or legal quardians during school breaks and must not be in residence year-round, except that this provision does not apply to foreign students. The parents of these children retain custody and planning and financial responsibility. A boarding school currently in existence and a boarding school opening and seeking accreditation has 3 years to comply with the requirements of this paragraph. A boarding school must provide proof of accreditation or documentation of the accreditation process upon request. A boarding school that cannot produce the required documentation or that has not registered with the Department of Education shall be considered to be providing residential group care without a license. The department may impose administrative sanctions or seek civil remedies as provided under paragraph (11)(a).

DOES NOT NEED A TITLE AMENDMENT